IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

FILED

JUN 2 2021

U.S. DISTRICT COURT-WVND WHEELING, WV 26003

LAZARO Quinones-Cedeno.

Your full name

FEDERAL CIVIL RIGHTS
COMPLAINT
(BIVENS ACTION)

Civil Action No.: 3: 20-CV - 88

(To be assigned by the Clerk of Court)

(10 be assigned by the Clerk of

V.

M. D. ANTONELLE FCC WANDER,

PAUL ADAM TOT I LANDER,

A- GANCIA: ASSOCIATE WANDEN

Enter above the full name of defendant(s) in this action

I. <u>JURISDICTION</u>

This is a civil action brought pursuant to <u>Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics</u>, 403 U.S. 388 (1971). The Court has jurisdiction over this action pursuant to Title 28 U.S.C. §§ 1331 and 2201.

II. <u>PARTIES</u>

In Item A below, place your full name, inmate number, place of detention, and complete mailing address in the space provided.

A. Name of Plaintiff. hazaro Quinones-cedeno. INMATE No. 06288-000

Address FCI Hazelton

P. O. Boy 5000 Bruceton Mills, west Virginia. 26525.

In Item B below, place the full name of each defendant, his or her official position, place of employment, and address in the space provided.

В.	Name of Defendant: MS. J. Riverbuy.
	Position: EDICATION Specialist.
	Place of Employment: FCI HAZeltoN
	Address: 1640 sky Drive
	Briceton Mills, WV. 26525
	·
	Was this Defendant acting under the authority or color of federal state
	law at the time these claims occurred? Yes No
	If your answer is "YES," briefly explain: Steis A teacher using her position to speak Abusively to inhates. She was used by her superious to target Me ON 01-15, 01-30 and 02-26-2020, with false illegitimate woothless, defamatory statement to cover up M.B. Antowelli P. ADAMS and A. GARCIA TO get Away with Civil Action No. 5:20-cu-50, 3:20-cu-50, in process in U.S. District Court Monthless District (wheeling Division) Also, eivil action positions of Name of Defendant: M.B. Antowellic
B.1	Name of Defendant: M.B. Antowellic
	POSITION: TEDERAL CONCECTIONAL CONFIEL WANTEN
	Place of Employment: U.S.P. HAzelfna)
	Address: 1640 SKY Drive
	Bruceton Mills. WV. 26525
	Was this Defendant acting under the authority or color of federal state law at the time these claims occurred? ✓ Yes No
	If your answer is "YES," briefly explain: He's the Complex worden. He is
	Abusing his power and nothority butting his staff Joh's at risk mustaff harassing up
	To DRUG MIN 20 get above the mis wood oby on the work of the per o
	Orissions constitute violations of the First, Fifth and Eigth
	Amendment of the U.S. Constitution.
B.2	Name of Defendant: PAIL ADAMS
D.Z	Name of Defendant: PAUL ADAMS. Position: FCI WAGGEN
	Place of Employment: FCI HAZe Ito N Address: 1640 SKY Drive
	Brice to Dailes, WV. 20525
	Was this Defendant acting under the authority or color of federal state law at the time these claims occurred?
	law at the time these claims occurred? \(\mathbb{Z} \text{ Yes} \text{No} \)

If your answer is "YES," briefly explain: He's the FCI wander, Abusing his Authority. He has Failed to take convertive Action to stop this Abuse of Die Process and havascreat by his staff From continue. Despite my filing complaints and Grievances be still as of this date Failed to take action and my appeals are voted and nevoted, euroneously retected by FCI Hazelton and History at the Action and Misselfon and Misselfon

B.3	Name of Defendant: A. Garcia.
	Position: Associate WARDEN.
	Place of Employment: Forment Connectional Institution Hazelton
	Address: 1640 SKY DRIVE
	Bruceton Mills, WV. 26525
	Was this Defendant acting under the authority or color of federal state law at the time these claims occurred? Yes Do
	If your answer is "YES," briefly explain: He is Associate ward on, bushing And pulling behind the scene. He has failed to take corrective action to stop this Abuse of Authority, harassnew to had notaliation by staff toward me from coutinue.
	TETATION OF STAFF TOWARD MY WORF CONTINUE.
	· · · · · · · · · · · · · · · · · · ·
B.4	Name of Defendant: Ms. M. THorpkis.
	Position: Education Supervisor
	Place of Employment: Ferench Congectional Institution, HAZelton Address: 1640 Sky Drive
	Berceton Mills, WV. 26525

Was this Defendant acting under the authority or color of federal state law at the time these claims occurred? The No

If your answer is "YES," briefly explain: SHe's the Education Supervisor.

She has Failed to take corrective action to request her staff to cease howassing

And retalisting immates in Education who are reposting complaints, Filing galerances

And lawswits. It is regrettable to know that I continue having powders to report

with staff working under her authority. Just to cover up wrongdoings from the

Administration.

	B.5	Name of Defendant: HS. M. BUCHING.			
		Position: Education Should ist.			
		Place of Employment: FCI HAZelton			
		Address: 1640 SKYDAVE			
		Proceton Mills, WV. 26525			
		Was this Defendant acting under the authority or color of federal state law at the time these claims occurred? Yes Do			
		If your answer is "YES," briefly explain: gres a teacher using heaposition to			
		Wholesens And NoTA leaters introduce the consequence of all out of the later of			
		My Avst around expert eight be engaging in a retaliatory market and plasting time			
		My first around upart eight be engaging in a retaliation madert And obstruction my Access to the court inter-bonning with my logal negure to in violation			
		OF My constitution pights, covering up M.B. Antowelli abuse of power and buthows ty.			
III.	DI AC				
111.	FLAC	CE OF PRESENT CONFINEMENT			
Name	e of Pri	son/Institution: F.C.I. HAzelton			
	A.	Is this where the events concerning your complaint took place? Yes No			
		If you answered "NO," where did the events occur? NOT- Applicable			
	В.	Is there a prisoner griovance procedure in the interest			
	<i>D</i> .	Is there a prisoner grievance procedure in the institution where the events occurred? Yes Do			
		where the events occurred? \square Yes \square No			
	C.	Did you file a grievance concerning the facts relating to this complaint in the prisoner grievance procedure? Yes □ No			
	D.	If your answer is "NO," explain why not:			
		Not-Applicable.			
	NOT - APPRICABLE.				
	Г				
	E.	If your answer is "YES," identify the administrative grievance procedure number(s) in which the claims raised in this complaint were addressed			

			tate the result at level one, level two, and level three. ATTACH EVANCES AND RESPONSES:		
		TEXT	See.		
			EL 1 ID 1009125-RI IR. 335 2715 FROM OILIS/2020, NUMBER Trestree X. ENT. B		
		LEVI	EL 2 ID, 101393-F2 IP. 3370854 From 02/26/2026, MUN-ANGUN Treglinent : EXHIT-C		
IV.	PREV	LEVI IMes Level /IOUS	EL 3 F0.100 SCH8-F1 FROM 01/30/2020. Forwarded to the special Exhibit-A tigative Supervisor, no resulted she continued retaliating on the 3 ID. 1002753-R2 FROM 12/30/2019 Formanded to the special investigative supervisor Exhibit LAWSUITS AND ADMINISTRATIVE REMEDIES		
	Α.	A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? ✓ Yes □ No			
	В.	is mo	or answer is "YES", describe each lawsuit in the space below. If there are than one lawsuit, describe additional lawsuits using the same format a separate piece of paper which you should attach and label: "IV VIOUS LAWSUITS"		
		1.	Parties to this previous lawsuit:		
			Plaintiff(s): LAZNO QUINONES - Cedeno.		
			Defendant(s): MS. BANDAVA RICHARD WARDLY ROLDAY RANDAY UTSIS.		
		2.	Court: U.S. District court of west virginia. Bluefield Division. (If federal court, name the district; if state court, name the county)		
		3.	Case Number: 1: 19=cV=00064		
		4.	Basic Claim Made/Issues Raised: Vio/nflow of Due Processe Rights Harassyer, obstructions of Justice, abuse of Power and Authority. Retalistory presontensfers. These actions and ourseions constitute violations of the Frest, Finith and Eight Amediant of the U.S. Constitution.		
		5.	Name of Judge(s) to whom case was assigned: OMAQ I. Abouthosh Magistrate Judge / DAVID A, Raber U.S. District Fudge.		
		6.	Disposition: Pending (For example, was the case dismissed? Appealed? Pending?)		
		7.	Approximate date of filing lawsuit: TANDANY 25, 2019		

	8. Approximate date of disposition. Attach Copies: Pending		
C.	Did you seek informal or formal relief from the appropriate administrative officials regarding the acts complained of in Part B? Yes □ No		
D.	If your answer is "YES," briefly describe how relief was sought and the result. If your answer is "NO," explain why administrative relief was not sought. I filed the proper forms in all remedies. I have become a vietim of the non-Arount type of treatment, however, established and obstruction of Tustice		
E.	Did you exhaust available administrative remedies? ☐ Yes		
F.	If your answer is "YES,", briefly explain the steps taken and attach proof of exhaustion. If your answer is "NO," briefly explain why administrative remedies were not exhausted. Revedy ID. 1009125-PI IR. 3352715 FROM 0, 115/20 is perdiag in Coffee Peredy ID. 1011393-F2 IP. 3370854 From 0, 115/20 is perdiag in MID. Affordie Re6. Office: MD. Remody ID. 1005848-F1 FROM 01/30/20. This case was forwanded to the Special Industriant Substitute Substitute of existing the substitute of exists were this industriest by HS. T. Ridework, course to occur.		
G.	If you are requesting to proceed in this action in forma pauperis under 28 U.S.C. § 1915, list each civil action or appeal you filed in any court of the		

- U.S.C. § 1915, list each civil action or appeal you filed in any court of the United States while you were incarcerated or detained in any facility that was dismissed as frivolous, malicious, or for failure to state a claim upon which relief may be granted. Describe each civil action or appeal. If there is more than one civil action or appeal, describe the additional civil actions or appeals using the same format on a separate sheet of paper which you should attach and label "G. PREVIOUSLY DISMISSED ACTIONS OR APPEALS"
 - 1. Parties to previous lawsuit:

"See Attachneuts"

Case 3:20-cv-00088-GMG-RWT Document 1 Filed 06/02/20 Page 7 of 28 PageID #: 7

IV. Provious LAWSuits And Administrative Remodies 6

Quinoues-Cedeno. V. M.B. Antonelli: Civil Action No. 5:20-cu-50
Neglect by Harsh Abuse of Power and Althority. Obstruction of Justice,
Violation of my Fifth Amendment Die Process Rights and Retaliatory Prison
thusfer. Allowing unprofessional misrouduct from staff toward Me, Just to set 220
of Associate women A. Educia, Away From exposures and to solicit money from Tax-payer and Treasy documents.
Court: U.S. Distoict Court for the Northern Distoict of West Virginia. (Wheeling)

When of Judges (s) to whom case was assigned. John Preston Bailey, JAMES P. MAZIONE.
Disposition: Pending.

Approximate date of Ciling lawsoit. 03-18-2020

Quinous-Codeno v. M. Bluenling: Civil Action No. 5:20-cr-00053

Plaintiff has suffered months and emotional distree. Aggravation, Armogrance and innounce vience and other damages toward him of standing in the Education apposition to doing his legal work due to Education specialist MS. H. Bluenling and other staff

Out: U.S. District Court Porthe Northern District of West Virginia. (Wheeling)
Dame of Indgels) John Preston Bailey, James P. Mazzone.

Disposition: Pouding

Approximate date Piling husbit: 03-18-2020

PAGE 12.

IV. Previous LAWSUITS AND Administrative Remedies. G

Delivours-Codeno v. A. GARCÍA. Civil Action 20:5:20-cv.50
He is pulling and posting behind the scene. His circles of influence seem to affect me in a repetive manner and other areas as well. Despite He is Going a lot of racism a Gimst, He is taking how at take of my compliants. He has failed to take corrective Action.

Covet: U.S. District court for the weethern District of West Virginia (Wheeling)

DAME OF Judges (S) to whom case was assigned. John Reston Bailey, James P. MARZONE.

Disposition: Pending

Approximate date Filary LAW Suit: 03-18-2020

Minones-Cedeno v. Healey. Civil Action 10: 1:20-cd-20048

mistratural and Discrimination. Plaintiff was merely suiteded to couel.

And unusual purishment because staff, acting outside of their function in the kitchen chose to fire Plaintiff because they used to discredict Plaintiff to get Forenear cook Healey and Handlin removes from this facility, and inmates along with staff need to get Plaintiff out of the Kitchen detail, staff Justify their discrimination toward Plaintiff though invates and express their hate and maine assist General House Rendered Plaintiff from the kitchen in nate and maine Good T. Thorne, were returned Plaintiff from the kitchen in netaliation for a letter to the U.S. Resident Plaintiff allowed compound officer R. Rechaet to nead.

The U.S. Resident Plaintiff allowed compound officer R. Rechaet to nead.

The U.S. Resident Plaintiff allowed compound officer R. Rechaet to nead.

The U.S. Resident Plaintiff allowed compound officer R. Rechaet to nead.

The U.S. Resident Plaintiff allowed compound officer R. Rechaet to nead.

Filing Grievance, Riling Lausoit o write to the Government. Remarkable later 9,28,2017

Coust: U.S. District court for the usothern district of west viceinia (Clarksburg)

Dispositions Pending.

Dispositions Pending.

Approximate date of Filling Lawsoit: 13-18-20:20

From: LAZARO QUINONES-CEDENO. 06288-000

F.C.I. Williamsburg
P.O. Box 340

Salters, South Carolina. 29590

To: DONALD J. TRUMP. U.S. President, The White House 1600 Pennsylvania Ave. Washington, D.C. 20500 September 28, 2017

Dear Mr. President,

By way of introduction. As for Associate Warden Ms. V. MOSER, I've heard of her dreams for succeed in the Bureau or Prisons. She has done everything to earn the respect of her staff and inmates in these prisons. I like her brightness, her energy, her vitality. And I like her guts. I think she has bigger balls than any candidate for a higher position. She's not afraid to piss people off. She's not afraid to do the right thing in order to keep this facility moving forward. She's the epitome of strong intelligent and a hard working woman. She will stop the abuse to protect the B.O.P.'s reputation. I respect her. Especially as a woman. It will be much harder for her that it is for any other person to sterr a facility. It takes a lot of balls but, she will do the job. I think a woman warden would be strong figure, and I think she would be more empathetic warden. It has nothing to do with her being a woman. It has everything to do with who she is.

Regardless, of her future work goals, she has spelled them out for this facility and others facilities around the states. She's an outstanding person and an excellent Associate Warden and knows how to lead her staff in a positive direction. She's very concern in the FBOP quest for continuous staff improvement. She has becomes a person we consider to be quite reasonable, quite intelligent, might even enlightened in regard of her tremendous dedication and desire to be promoted to a higher position in the Bureau of Prisons.

With all these beautiful qualities Ms. <u>V. MOSER</u>, is worthy to be promoted by the President or the United States to a higher position in the Bureau or Prisons.

In awaiting of your prompt response, I remain. Thanks.

Respectfully yours

PAGE 12.

IV. Previous LAWSuits And Administrative Remodies. G.

Quinones-Codono V. <u>Ienálea Resh</u>. Chih Action No. 3:20-cv-50

Crueh and Unusual treatment and deliberate Endifference (standard)

Of the Eight Amond Ment. Medical woods by being an indigent invate

has been devised medication, disregarded specific known visit of

Plaintiff health by (supervisor liability) "obduratly." "wantonly,"

or "with deliberate indifference.")

(FAIL to Address A Known pervasive wish of Plaintiff's health or Safety.) In support of M.B. Adtonelli, Harsh Abuse of Power and Addrewity. A Sufficiently Serious depointasion occurred by prison official's by het or omission. The result [s] in Deniah of the Minimah Civilized Measure of life's necessities. To solicit Money Gron Tax-Payers.

Court: U.S. District Court For the Northern District of West Virginia (Martinsburg Division)

NAME OF JUDGEEST to WhOM CASE WAS ASSIGNED: CHIEF GiAR M. GROH.
MAGISTRATE JUDGE: Robert W. TRUMBLE.

Disposition: Pending.

Approximate date of Filing Lawsoit MARCH 18-2020.

IV. Previous Lawsuits and Administrative Remedies. G.

Quinones-Cedeno V. K. BANKSON. CIVIL Action NO. 3:20-EV-50

IN regard to Health Service care on allaloso in Education Department.

I was assessed by worse Ms. K. Bankson. Plaintiff was treated very unprofessionally, with discrimination, couch and unusual treatment as worse Ms. K. Bankson, in charge of taking care of my condition. Acting outside of her position and responsibilities chose to ignore my issue at that moment mistreating me verbally by stating: You have no medical issues "You're fine to stay in Education" "Quit Bull-shifting"

Deparation of (A) basic human need was objectively sofficiently sections.

And objectively the nucse Ms. K. Bankson, act (ed) with sufficient outpable state of Mind. However, whose Ms. K. Bankson, knows of and disnegand an excessive risk to Plainties health or safety result of humassment abuse of Power and humasty which could has been a heart attack symptom due to the stress caused by Education Teachers Ms. J. Ridemour and Ms. M. Blue Hing under Education Substitution from Mind Mish is safet attack. It could've placed Plaintiff Life at visk. Which is sufficient to state of Constitutional Depointation.

THIS HACUSHEUT AND Abuse of Power and Nothwesty violated the Eight AMENDHENT Right by NUCSE FAILURE to provide Adequate Medical Care For.

Court: U.S. District court for the northernaistrict of west virginia. (Martinsburg Division)

NAME OF Judges. Chief Gina M. Grot Magistrate Judge Robert W. Trumble.

Disposition: Pending.

Approximate Date Filing Law-suit 03/18/2020

Case 3:20-cv-00088-GMG-RWT Document 1 Filed 06/02/20 Page 12 of 28 PageID #: 12 PAGE 12.

IV. Previous Lawsuits and Administrative Remedies. G.

Quinones-Cedeno. V. PAUL NORMS. Civil Action NO. 3:20-01-50 He is abusing his authority and Power. He has Failed to take corrective Action to stop this abuse of Due Process and NACASSAYENT by his staff towned He. It is regrettable to know I still have continual repetitive problems to Euroszamo ana entre ustroctus visantus visantus entrocu entrocu entrocuer constitute violation of the First, FIFTH and Eight Amoud Newt of the United States coastitution

Court: U.S. District aud Towns modher District of west virginial. (Metiusburg Division) NAME OF JUDGES: OHIEF GINA M. GROH MAgistrate Judge Robert W. TRUMBLE. Disposition: Pending.

Approximate date Giling Law-soit 03/18/2020

		Plaintiff(s): See_Attachant.
		Defendant(s): See-Atlachousegt
	2. Name and location of court and case number:	
		see attactioners.
	3.	Grounds for dismissal: □ frivolous □ malicious □ failure to state a claim upon which relief may be granted
	4.	Approximate date of filing lawsuit:See_Attactment.
	5.	Approximate date of disposition: See-Whodinette
Include also legal argume claims, you UNRELATE ADDITION.	the na ents or must E D CL AL FI	conduct as to EACH and EVERY defendant in the complaint. It is so ther persons involved, dates, and places. Do not give any cite any cases or statutes. If you intend to allege a number of related number and set forth each claim in a separate paragraph. AIMS MUST BE RAISED IN SEPARATE COMPLAINTS WITH LING FEES. NO MORE THAN FIVE (5) TYPED OR TEN (10) TO PAGES MAY BE ATTACHED TO THIS COMPLAINT. (LR PL
CLAIM 1:_	M. B	a Antouelli. Fee Warsen.
"See Attackyout"		
		·
Suppo	rting F	acts: "See Attach Heuts!

V. STATEMENT OF CLAIM. #1 M. B. ANTONELLI. FCC WARDEN PAGE 13-14

Obstruction of justice is an impeachable offence and can face serious consequences based in violation of my FIFTH AMENDMENT DUE PROCESS RIGHTS. It is a classic high crime. federal criminal law is very expansive on the topic. It punishes anyone who corruptly or by threats of force, retaliation, influence, obstruct, impede the Due Process Rights. This is excellent claim based upon the FIFTH AMENDMENT OF THE U.S CONSTITUTION.

Supporting facts:

On March 29, 2018, I was falselly accussed of thratening another with Bodily/ Harm Refusing to Obey an Order of any satff. Incident Rpt. No. 3106188 Code 307, 1989 1990 Case No. 939314-R2.

Due to this remedies ID. 918649-A1, exhausted on 05/23/ 2018 and ID. 939314-R2 from 04/04/ 2018, which was never exhausted by SERO Director in Atlanta, Ga. J.A. Keller, and now FCC Warden in Hazelton, WV., M.B. Antonelli. I was hit with a retaliatory prison transfer which triggered me on 05/18/ 2018. I was transferred from FCI Williamsburg, SC. to Oklahoma Detention Center, Ok. to FCI McDowel, WV. where I filed Civil Action No. 1:19-cv-00064, on Jan. 25, 2019, still pending in the Southern District Court of West Virginia (Bluefield Division,) by the way you can find documents concerning to remedy ID. 918649-A1, RI No. 3039907, Code 312 from October 02, 2017 and remedy ID. 939314-R2 IR No. 3106188 Code 307 from March 29, 2018, in the Civil Docket record from the first Amendment Complaint March 03, 2019. (Attachment #1, Exhibit in support (MK) Case No. 1:19-cv-00064.

On April 01/ 2019, FCI Williamsburg, SC. Warden M.B. Antonelli, Southeast Regional Office Director J.A. Keller in Atlanta, Ga and others named in the case were terminated by magistrate Judge Omar J. Alboulhons and District Judge Davis A. Faber, from Civil Action No. 1:19-cv-00064, pending in Southern District court of West Virginia. (Bluefield Division) by no having Southern District Court, WV., jurisdiction over those defendants in South Carolina and Atlanta, Ga. District.

STATEMENT OF CLAIM Parties- B- Page-8 Education Specialist Ms. J. Ridenour.

It is regrettable to see how M.B. Antonelli, FCC Warden and Paul Adams, FCI Warden are using females staff to get away with their exposures, Harsh, Abuse of Power and Authority.

It can be found that Ms. J. Ridenour, lied in the eyes of the video-tape in Education Department, on January 15 and February 26, 2020. It is an important tools for the administration to get away with wrongdoings but there is also a great opportunity for them to express dislike, hate and racism against Associate Warden A. Garcia, through Plaintiff, for being him an hispanic person doing his job.

These sanctions, as imposed unjustly in the UDC hearing by UDC Committee J. Rivera nad C. Magerko 01/21/ 20 and J. Rivera and D. Moyers on 03/04/ 2020 to Plaintiff (Read Exhibit B2) under those circumstance contravenes video-tape evidences which state in pertinent part that: prisoners have the right to present evidences for their defense including video-tape evidence.

It is a violation of Due Process to withhold or refuse to admit violeo-tape evidence during the prison dsciplinary hearing process. The way to right wrong is to turn the light of truth upon them.

This is a continuing example of how this administration works together to impede Plaintiff rights and Abuse their Power and Authority. Such blatant actions are not only egregious but they are impeding Plaintiff right and ability to file his legal work. Same way they're puttitng this females' job at risk. Every staff member is being coerce to impede Plaintiff's ability to report complaints, filing grievances or file a lawsuit.

Supporting facts:

LAZARO QUINONES-CEDENO. 06288-000 F.C.I. Hazelton P.O. Box 5000 Bruceton Mills, West Virginia. 26525

To: DONALD J. TRUMP. U.S. President, The White House 1600 Pennsylvania, Ave N.W. Washington, D.C. 20500 May 20, 2020

Dear President,

I would like to instroduce to you this remarkable tech. Teacher Ms. J. Ridenour, of strong principles and inspirations of intelligence. Justione of those special people, equipped with experience, charisma and sucess in her task to forge ahead.

Professionally, she is an inspiration to those who are lucky enough to work beside her. She is not blown by winds of superiority, nor swayed by special interest, neither influenced by "PARTY CONSIDERATION," but rather, a tech. Teacher, who also seeks the best for the Education Department in this Federal Complex and the Bureau of Prisons.

She has worked very, very hard to perfect every detail to send an important message that reflects and display the charasteristics needed for being one of the most brillant and consistant person that stand ready towork together and do what we believe is right to keep the Federal Complex moving forward.

With an Educational Doctorate Degree obtained, she is workty to be appointed by the U.S. President in a higher position in this Federal Bureau of Prisons.

In awaiting of your prompt response, I remain. Thanks.

Respectfully your,

This case No. 1:19-cv-00064, continue open by having Southern District Court of West Virginia jurisdiction over defendants, Ms. Barbara Rickard ex-warden, Roldan Randan Lt. SIS and others staff in FCI McDowell, WV., who were obstructing my Due Process Rights by holding and withholding my remedies in violation of the Fifth Amendment of the U.S. Constitution, failing to deliver the remedy rejection notice in a timely fashion and by failing to provide notice of non-delivery, in support of FCI Williamsburg Warden M.B. Antonelli, now employed in FCC Hazelton, WV and SERO Director in Atlanta, Ga. J.A. Keller and others staff mentioned in my Amend complaint

To the extent, staff in FCI McDowell, WV., were in violation of what FCI McDowell WV., captain Daniel P. Munn, stopped them from continuing to do. The Above obstruction of justice. Then retaliation ensued upon me and I become a victim of a conspiracy to get rid of captain Munn, by staff expressing their dislike toward Munn through me.

I was placed in the Special Housing Unit (SHU) on December 20, 2018, with a fabricated incident Rpt. No. 3204610 Code 307 ID 1007189-R1, pending now in the Office of the General Counsel, Bureau of Prisons, Washington, DC.

On Agust 08, 2019, Plaintiff was transferred to Federal Bureau of Prisons Holdover facility in Oklahoma, to be transferred to FCI Hazelton, W., on August 12, 2019.

On October 08, 2019, Plaintiff received a third missing box of his property with some legal documents and personal property, where a Court MEMORANDUM Opinion Order was found hidden and openned. A magistrate recommendation which Plaintiff never received. Same day Plaintiff received through the Mail Room the MEMORANDUM Opinion and judgment Order entered September 25, 2019. U.S. District Court David A. Faber, adopted the undersigned recommendation dismssed Plaintiff complaint, and removed Case No. 1:19-cv-00064, from the Court's active docket. (Read exhibit (e) Objection to PF&R MEMORANDUM.

Plaintiff avers if the magistrate recommendation was mailed by the court prison officials never gave the mail to Plaintiff. Prison Mail Room records in FCI McDowell, WV.

will reflect no records by inpection, open in presence of inmate and signed by Plaintiff as have received Magistrate Recommendation.

On January 03, 2020, Plaintiff filed a letter form complaint in the U.S. District Court for the Southern District of West Virginia. (Bluefield Division). On February 12, 2020, the Civil Action No. 1:19-cv-00064 was transferred to Norhtern District Court, United States of West Virginia, because Plaintiff and named defendant M.B. Antonelli, now are both within the jurisdiction of Norhtern District Court of West Virginia. On March 16, 2020, Plaintiff refiled his complaint on the Court-Approved form, and it has been assigned to District Court Judge John Preston Bailey and Magistrate Judge James P. Mazzole.

I am caught in the crossfire of racism conflict between two opposing position (M.B. Antonelli & Paul Adams) against one faction (A. Garcia) within the rank of file of staff, expressing their hate, dislike, racism etc., toward Associate Warden A. Garcia for being him an hispanic person, he is doing his job. Same happened with Captain Daniel P. Munn, in FCI McDowell, WV., facility (Read enclosed letters about him.)

I know that the Northern District Court of West Virginia, (Bluefield Division) does not have jurisdiction over those defendants in FCI McDowell, WV. and Southeast Regional Office in Atlanta, Ga., but it has jurisdiction over these defendants in FCI Hazelton, WV., decilfacility.

Therein, lies the problem that brought me into this hostility by strafff officials and officers in those adorementioned facilities and office. FCC officials and officers in those aforementioned facilities and Office. FCC Hazelton, WV. warden M.B. Antonelli, seems to be the core of this systematic pattern of corruption, harsh Abuse of Power and Authority, obstruction of pattern of corruption to get away with his exposures by putting his staff's job (Mainly females) at risk to save his spoiled, corruptive administration.

Attachment A
See Attachment,"
CLAIM 2: Paul Adams, Fei Wander
"I See Attachment"
Supporting Facts:
'See-Att Nu rent"
CLAIM 3: A. GARCIA. Associate WARDEN, is doing his tob in this Facility with spirit of Lave and consectional excellence. Due to that I have became a victim of state expressing their distille, pate, pacisy, etc. Against him for being a this pain person, through me. By doing that staff is in violation of my Due trocess Rights. Their action and oppositions constitute violations of the First, FIFTH and Eight Amendment of the United States Constitution. Supporting Facts: Read attached letter in his support dated January 23,2020, to the U.S. President. I wasn't able to forward such a letter For security neasons and his negligence to take a conceptive action in this abosive rounded of his staff against Phintiff.
CLAIM 4: Ms. M. THOMPKIS. EDUCATION SUPERVISOR THE First AMENDMENT prohibit Jain prison officials from retalisting against intrates who report complaints. File governoes, on file lawsvits. This way of retalistion offends the Constitution and threatends to inhibit the exercise of our protect rights. This record Hansh Abuse of Power and obstruction of Justice is an impeachable offence and our face serious consequences based in violation of the Fifth Amendment Due Process Pights:
Supporting Facts: See NHNCH HEWIS"

V. STATEMENT OF CLAIM. #2 Paul Adams.

Attachement A.2.

Neglect by Harsh Abuse of Power and Authority, Obstruction of Justice, violation of my FIETH AMENDMENT DUE PROCESS RIGHTS AND RETALIATION.

The first Amendment prohibit jail prison officials from retaliating against inmates who report complaints file grievance, or file lasuit. This way of retaliation offends the Constitution and threatens to inhibit excercise our protect rights.

SUPPORTING FACTS:

Warden Paul Adams, is aware of all the facts mentioned in V. Statement claim and has failed to take corrective action in this unprofessional conduct by staff under his authority.

V. StateMent Claim #3

A. GARCÍA. Associate warder.

Lazaro Quinones-Cedeno 06288-000 Federal Correctional Institution Hazelton P.O. Box 5000 Bruceton Mills, WV 26525

To: Donald J. Trump, U.S. President The White House 1600 Pennsylvania Ave. N.W. Washington D.C. 20500

January 23, 2020

I understand that I am caught in the crossfire of a racial conflict between two opposing positions against one faction within the rank of file of staff. This should not be! And it appears that there is a connection that leads to Complex Warden B.M. Antonelli's influence along with Warden Paul Adams. Their circles of influence seem to affect me in all negative manners having continual and repeated problems to report for pursuing my issues in this Harsh Abuse of Power, and Obstruction of Justice in the aforementioned Civil Case. Case point, I can't get the warden or my unit team to assist me with my issues. The (FBOP) needs to remove bigoted staff officials and officers with history of misconduct for psychological evaluations. They are a waste of Tax-Payers' and Treasury Dollars.

It is unfair putting me through all this harassment and hostility to get rid of Associate Warden, A. Garcia, who stopped the administration for controlling and tampering my Legal Mails. To enable this abuse of power and obstruction of justice to continue in violation of my rights and other prisoners' rights. To the extent Associate Warden A. Garcia was the one who helped me find the hidden box of property, on Sept. 25 and October 07, 2019, that was "lost" in the property room, where, within my property, I found the "PROPOSED FINDINGS AND RECCOMMENDATIONS" dated June 26, 2019, which was dismissed September 25, 2019, by Senior United States Magistrate, David A. Faber.

Since then, I've become a victim of harrassment and retaliation by education specialists; Ms. Bluemling, Ms. J. Ridenour, Ms. O. Brown, Mr. Glotfelty, who, in conjunction with Education supervisor, Ms. Thomkins, have been obstructing me with their harassment by continuing to prevent me from pursuing this Civil Case, by stopping me repeatedly, and harassing me over my research on this case.

I am in the middle of a crossfire of a conspiracy against the daily effort and sacrifice of Associate Warden A. Garcia, to keep a safe, secure and worthy FCC Hazelton by administrative officials and Complex warden B.M Antonelli, and FCI Warden Pauls Adams are very implicated on it.

Herein; they knowingly, intentionally, and absolutely, in an outrageous aspect combine, conspire, confederate, and aggree with one another, and other staff members, whose names are known and unknown in my complaints to get rid of A.W. A. Garcia., for being Hispanic. It is part of the ways and means of the conspiracy that M.B. Antonelli leads the conspiracy along with J.A. Keller, SERO Director in Atlanta, Ga. FCI Warden Paul Adams, the whole SIS Deparment staff, Education Supervisor Ms. Thompkis, Education Specialist Ms. M. Bluemling Ms. J. Ridenour, Unit Manager J. Rivera,, Lt. C. Troutman,, correctional officers, Bennet, Fabery, Davis, Compound Officer R. Rickart, Nurse MS. J. Resh, forman cooks T. Thorne, and Hall, and other staff and officers known and unknown in my complaints.

They feel such traitors found guilty of treason and worse yet, cowardice violating prisoners, rights with intentional misconduct, by putting the (BOP) integrity and reputation at risk. Please understand that Associate Warden A. Garcia, represent A BIG THREAT TO M.B. Antonelli, Complex Warden and to Paul Adams, FCI Warden. He is performing his job with spirit of love, care and respect to preserve the safety of the staff and inmates as the greatest priority of secure running operating Complex. Which I've become a victim.

Please, once again send a FDERAL AGENT INVESTIGATOR to speak with me.

I may know something that you don't knowm and I'm quite limited to say it
in my letter for security reasons. This is a messy situation. If the fact
reveals that Associate Warden A. Garcia, neglect his duties as an A.W.,
let him bocome know as the OBSTRUCTOR IN GHIEF, Let staff and officers see
that he is the one who the (BOP) needs to reject, now. Otherwise; please,
let him bocome known to you as someone who is extremely thoughtful, very

bright with a tremendous dedication and organizational skills, to be in command of Hazelton Federal Crrectional Complex, in West Virginia.

Respectfully your,

P.S: TITLE 18 U.S CODE, SECTION 4042: Duty or obligation of Attorney General and Warden (FBOP). To provide "SAFEKEEPER" of prisoners while in custody.

Claim 4: Supporting Facts:

EDUCATION Supervisor Ms. H. THOMPKIS.

This evil means Entent by Education Supervisor Ms. M. THOMPHIS. Allowing her STAFF to degrade Me in the eyes of the Court and others Confined, intentionally allowing staff Act with prejudice and Corruptive Misconduct by harassing, retaliating and obstructing Plaintiff From reporting Complaints, Filing grievances, or File lawsuit to cover up, Support to Justify a tremendous Act Committed toward Plaintiff And Against the BOP's system rules by FCI warden MiB. Antonelli And FCI warden Paul Adams, using Females staff to get Away with exposures.

This Failure by Education Supervisor Hs. M. THOMPKIS, to take corrective Action to stop her staff in Education to cease harassing And interferring with immate legal work is also an important took in support of the Administration.

I've been discriminated and treated with cruek and unusual treatment by staff in the Health, Education and Food Service Departments, under the Anthonity and supervision of Associate Warden A. Garcia, who has failed to take a conceptive action as well as Education Supervisor Ms. M. THOMPKIS.

It is regrettable to see now FCC Hazelton warden M.B. Antonelli, FCI WARDEN Paul ADAMS, Are using Females staff to get away with this Harsh Abose of Power and Authority, potting this Females' Job at Risk.

This actions and anissions constitute violations of the First, FIFTH and Eight Amendment to the United States Constitution.

	Attachment A	
See Attack Hewto"		
CLA	IM 5: Hs. M. Bluending. Education Teacher. THE First Amendment prohibit Inim Prisons officials from retaliating against innates who report complaints. File Grievances or File a lawsuits. This way of retaliation offends the Constitution and threatens to inhibit exercise of our protect rights	
	Supporting Facts: Plaintiff has suffered Mentah and enotional distress, aggin vation, sunoyance and inconvenience and other danges toward him of standing in the Education Department doing his held work due to Education Specialist us. M. Blue who in interfering with his Legal would. Only to support and help M.R. Auto well i to get away of his exposures.	
VI.	INJURY	
exact	Describe BRIEFLY and SPECIFICALLY how you have been injured and the nature of your damages.	
***************************************	" See Attackyeat."	
VII.	RELIEF	
	State BRIEFLY and EXACTLY what you want the Court to do for you. <i>Make no legal arguments. Cite no cases or statutes.</i>	
	"I See Attachment."	

WI INJURY.

Plaintiff has suffered monetary loss because of employment discrimination, mental emotional distress and higher risk of heart damges a due to distress. (Read enclosed Mon-Hospital Medical Center Report) (MN) Cardilite Stress test performed on January 10, 20 Punitive damages for suffering humiliation, aggravation, annoyance and inconvenience.

Cruel and unusual treatment and diberate indifference (Standard) of the Eight

Amendment. Loss of standing in the Health, Education, and Food Service Departments because
of imminent threat of serious harassment, including threatening to place Plaintiff in
in the Special Housing Unit (SHU) in retaliation for exercising Constitutional Rights
for filing complaints.

VII. RELIEF:

In conclusion Plaintiff want the Court award a compensatory damages of for suffering humiliation and being hit three times with a retaliatory prisons transfer. To order the defendants to pay the full fees in this; cases. Plaintiff is also asking to have all his GCT restored and the wrong dome to him is righted.

Permanent injuctions and/or writ of prohibition and mandamus fortfilling this lawsuit. To bring a new administration to comply with the facility regulations and cease and desist obstructing the Due Process Rights of inmates. A fair medical treatment of inmates.

Plaintiff is also requesting Hazelton FCC Warden M.B. Antonelli, FCI Warden Paul Adams, Associate Wardens A. Garcia, R. Keys, Education Superwisor Ms. M. Thompkis, Education Teacher Ms. M. Bluemling, Unit Manager J. Rivera, Counselor D. Magerko etc., to be terminated from the Bureau of Prisons or removed from this Federal Correctional Complex in West Virginia, for Abuse of Power and Authority and Obstruction of Justice.

Please, assures that no retaliatory actions is taking against me by M.B. Antonelli Paul Adams, A. Garcia R. Keys, J. Rivera, D. Magerko or any other staff member for filing this lawsuit. By the way I am holding these mentioned staff officials responsible should something untoward happen to me.

We know that the law is good is ones use it lawfully. 1 Tim. 1-8

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he/she is the plaintiff in the above action, that he/she has read the above complaint and that the information contained in the complaint is true and accurate. Title 28 U.S.C. § 1746; 18 U.S.C. § 1621.

Executed at FCI HAZel tow on MAY 26, 2020
(Location) (Bate)

Your Signature

I hereby swear that a true And correct copy of the foregoing (Bivens action and attachments) has been handed to Building M Unit 2 Office a C. ARTHUR, ON MAY 26, 2020 @ 7:30 P.M., to place it in the prison Mail Box, Postage Propaid Frest class certified receipt # 917199 99917034 27015618, via the U.S. Postah Service, pursuant to 28 U.S.C. Section 1746, Under the prison Mail Box rule, Number penalty of pentury on this 26 day of May 2020 to the following:

Northern District of West Virginia. clerk, united states District court... P.O. Boy 471
Wheeling, West Virginia. 26003-0060

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

FUSING COUNTRY CEGENO	
Plaintice	
Your full name	
V.	Civil Action No.: 3:20 cv - 88
MS. T. Riderbur. Education Specialist. M. B. Antonelli. FCC WARden P. Adams. FCI Warden De Fendant A. Garcia. Associate Warden Enter above the full name of defendant(s) in	
Certi	ficate of Service
1, Lazaro Quinones - Cedeno	(your name here), appearing <i>pro se</i> , hereby certify
that I have served the foregoing	(BIVENS ACTION) (title of
document being sent) upon the defend	ant(s) by depositing true copies of the same in the
United States mail, postage prepaid,	, upon the following counsel of record for the
defendant(s) on My oi, 2020	_ (insert date here):
(List name and address of coun	sel for defendant(s))
	I Venous
	(sign your name)